UNITED STATES DISTRICT COURT
OF NORTHDAKOTH FOR THE
NORTHWESTERN DIVISION
UNITED STATES OF MAKRICA) CASE # 4:09-CR-076
)
V. DODGMENT OF
) VOID ASE AFFINAVIT
) AND CONCLUSITION
MICHAEL HOWARD REED) OF LAW AND ORDER
<u> </u>
STATE OF WORTH DAKOTA?
) SS. AFFINAUT VOID ORDER
COUNTY OF RUBGY
Comes now, alledege Depandant Bou- Man-
Comes non, alledege Defandant Bou-Man- Konun-na-IShkanaanden-Michael-Howard-Reed=
orignal-Creditor-orignal-Beneficiory: For
MICHAEL-HOWARD-REED = ORIGNAL - DEBTOR-ORIGNAL-
TRUSTEE-AGENT: Vir of Deuse, a man on the land
Real party of intrust who is unschooled in
lan, alledede Debendant comes in pace
lan, alledege Dependent Comes impace cese ce frend of the Court, without areguent Hearin, in Spiritus Hague vire, with the Spirit
Hearin in Spiritus Hame verce, with the Spirit
of Co-operation, Markes this appadivit under
of Co-operation, Makes this apparedivit under the Renaltys of Rursing and State are pallons;

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Memorandum

on Revember 10,2009 United States Destrut
for Motion to Desmin filed on november
30,2009 Dednot Rebut with appadical
and Did net Respond to Counter Claim
filed on november 25. Dockument 14, wherefore
the United States is in Default on Dorumit 14
and Ded not Respond point By point in the
affadavit Dorkument 25, Therefor, By your
AGQUIESCENCE, ESTOPPIEL BY See Connaly V. General
Construction C.O. 269 U.S. 385,391, notification
Of legal Responsibility is the first Essential
Of Der Process of lan See: U.S. V. Tweel, 550
F2d 297, WHEREASE, LYNN C TORDERIM and
Daved D. Gragler Did not prove JURS,
Turisdiction MCNUTT V. C-MAC, 298 U. S. 178;
amoung other things listed Point By
point are numbered Thearin; and that

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0	The United Steeler Lymn, C, Forthime and
	David D. Hagler, failed to prove
	Terrisduction for Subject Matter Terrestition
	on which it assumes, alledens, are
	cebsolutely VOID in the bullest Sense
	of the term, Dellon V. Dellon 187 P27;
	and that

acting attorney for the United States and Repesentine for the Court failed to Prone on the Resord all Related faits alledge THEREFOR ARIE VOID HOPPER 102 F2d 188 and Cherygo V. newyork 37 F Supp 150; and That

3. The einited States of america and lynn C. Fordhin David D. Hagler Have no Constitutional Capacity to excercise Cover Municipal turshelian Soverighty, or EMINENT DOMAIN, Within the limits of a State or LITTHE Shell Nation, exception the Case expressly Grantet " Pollard V. Hagan 44 U.S. 221,223,228,229; and that

Page 3 cif 4

t. likewise, tetle 18 of the united States
t. likewise, tetle 18 of the united States Code at \$7, Specifies that the TERRITORIAL TURISDICTION "of the United States extends
JURISDICTION "of the United States extends
ONLEY OUTSIDE the Berendaries of land
Belonging to any Stat and north
Dukota Dose not owne the land
See 1974 FNDIAN COURTOFCLAIMS V 203;
and that
. North Dakata, South Dakata,
Montana, Canada, De not Hauc
Ownership of The land By EMINIT
DOMBIN, See 1974 FRIDIAN COURT OF CLAIMS
V 203, and 2003 Montana 01-888
SUPP, cond 13 STAT COGT 1863; and that
-
e I futher understanding that any laws,
Statutes like 18 U.S.C. 922 (O), Ordenances,
Regulations, Rules, and Procedures, Contrary four the Constitution, ase
Contrary, feer the Constitution, ase
Written By its framers, cerenell
Written By its framers, cere nell and void, are expressed in the
Sixleenth Turesprudence Second Edition,
Sexteenth turesprudence Second Edition, Section 177: and that

Page 4 cef G

CONCLUSIAION

THERREOR, it clearly Shows EXIGENCE, that Lynn C. Fordhin and Dewid P. Hagler Cody I patterson, Ryon O'neal Have committed earnor on there Bahapp and Vilalian of title 18, Dockument 32, out of the Current of events of circumstances Calling for immediate action por Remedy of Default Condition LOS Angeles County V. Payne 8 CAL. 2d 543, Ce G. P. 2d G58 Ce G3, and inforce Complaint in Boskument 32 ase a WRITOF EXIGENCY and Releace Boa-kar-kenan-na-Ishkawaandem= Michael Howard-Reed: from HACTC; Case # 4:09-CR-60074 is void bourn non Response, to motion to Desmiss And Chuch claim Rochund 14 there fere frome this pute perts all actions from the United Starters is VOID AB-INITIO, and porsever Bewered By Res-Tudicata, With prefudue and Releace Box-Kan-Konan-na-BAKALMAN DEW = MICHAEL-HOWARD-Keard: and Desmiss with Breguline

Page 5 of G

fore Bringer a claim forth; and that
10-7-1-11: 28th No 11/10
Dated thin 28th Day of December 2009
m 4 Miles 1 P. 1
Mulh 19th Rul
Bou-kar-konun-ma-Ishkannundun Michael-Howard-Reed
on The Dem at 28 Nevember 2004
On this Dery of 28 December 2004 Conse Befor me Bon- horn non- 1512 many Merchel Froward-Reed-Singh, this Brokens winder the Penallys of Ruguey
Merchal Froward-Roed - Such The Many
wide the Penaller of Runnah -
Michael Howard Keed appeared before me on 12-28-09
X Mary D. Richard
Notary Public Mary 1. P.C.
State of North Dakota Common Del
08.18.2010
TEFCE COCATED MORTH DAKONINI
Page Gof G

CERTIFICATE	OFSERVICE
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I Heady Certify That on Decembral 8. 2009 the fallowing documents. hopoment OF VOID ASE AFFIDAVIT AND CONCLUSION OF LAW AND ORDER

Will Be Mailed By first classo mail Postage paid to the fullowing participas

Office of the Clerk U.S Destrict Court P.O. Box 1193 BISMARCK, ND 58502-1193

V.S. attorney LYNN.C. TORDHRIM David D. Hagler POBOX 699 Besmarch N.D 58502-699

> Muchanis-netshamannish Michael-Howard-Read

McHard-Kar-Howard-Keecl

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